Fill	in this information to ident	tify your case:				
Un	ited States Bankruptcy Court	for the:				
so	UTHERN DISTRICT OF TEX	(AS				
Case number (if known)		Ch	napter <b>11</b>			
				☐ Check if this an amended filing		
	ficial Form 201	on for Non-Individuals	s Filing for Bank	ruptcv 4/16		
lf m	ore space is needed, attach		f any additional pages, write the	debtor's name and case number (if known).		
1.	Debtor's name	EXPRO HOLDINGS US INC.				
2.	All other names debtor used in the last 8 years					
	Include any assumed names, trade names and doing business as names	DBA UMBRELLASTREAM US INC				
3.	Debtor's federal Employer Identification Number (EIN)	26-3459304				
4.	Debtor's address	Principal place of business Mailing addre business		ss, if different from principal place of		
		C/O CORPORATION SERVICE COMP 251 LITTLE FALLS DRIVE Wilmington, DE 19808	738 HIGHWA Houston, TX	738 HIGHWAY 6 SOUTH 1000 Houston, TX 77079		
		Number, Street, City, State & ZIP Code	P.O. Box, Num	ber, Street, City, State & ZIP Code		
		New Castle County		Location of principal assets, if different from principal place of business		
			Number, Street	, City, State & ZIP Code		
5.	Debtor's website (URL)	https://www.exprogroup.com/				
6.	Type of debtor	ompany (LLC) and Limited Liability	Partnership (LLP))			
		☐ Partnership (excluding LLP)	,, (,	-···r (· //		

☐ Other. Specify:

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Debt	EXI ING HOLDINGS C	S INC. Case number (if known)				
	Name					
7.	Describe debtor's business	☐ Health Care E☐ Single Asset ☐ Railroad (as ☐ Stockbroker (☐ Commodity B☐	Business (as defined in 11 U.S. Real Estate (as defined in 11 defined in 11 U.S.C. § 101(44 as defined in 11 U.S.C. § 101 roker (as defined in 11 U.S.C. s (as defined in 11 U.S.C. § 7	U.S.C. § 101(518 ))) (53A)) . § 101(6))	3))	
		☐ Investment co	ntity (as described in 26 U.S.0	or pooled invest	ment vehicle (as defined in 15 U.S.C. §80a-3)	
			American Industry Classificat v.uscourts.gov/four-digit-natio		git code that best describes debtor. aics-codes.	
8.	Under which chapter of the Bankruptcy Code is the debtor filing?	Check one:  Chapter 7  Chapter 9  Chapter 11. (	are less than \$2,566  The debtor is a small business debtor, atta statement, and feder procedure in 11 U.S.  A plan is being filed to accordance with 11 U.S.  The debtor is require Exchange Commissi attachment to Volunt (Official Form 201A)	business debtor ch the most rece al income tax retronger tax retronger tax and the second sec	idated debts (excluding debts owed to insiders of ject to adjustment on 4/01/19 and every 3 years as defined in 11 U.S.C. § 101(51D). If the debtor on the balance sheet, statement of operations, cashirm or if all of these documents do not exist, follows:  I prepetition from one or more classes of creditor eports (for example, 10K and 10Q) with the Sect 13 or 15(d) of the Securities Exchange Act of 19 on-Individuals Filing for Bankruptcy under Chapter and in the Securities Exchange Act of 1934 Rule	after that).  r is a small flow withe state of the state
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years? If more than 2 cases, attach a	■ No.				
	separate list.	District District		When When	Cana mumahan	
		Biotriot			Cube Hambel	
10.	Are any bankruptcy cases pending or being filed by a business partner or an affiliate of the debtor? List all cases. If more than 1,	□ No ■ Yes.				
	attach a separate list	Debtor District	SEE SCHEDULE 1 Southern District of Texas	When	Relationship  Case number, if known	
					<del></del>	

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Debt	or EXPRO HOLDIN	IGS US II	NC.		Case number (if know	n)			
	Name								
11.	Why is the case filed i	n Chec	Check all that apply:						
	this district?			Debtor has had its domicile, principal place of business, or principal assets in this district for 180 days immediately preceding the date of this petition or for a longer part of such 180 days than in any other district.					
			A bankruptcy	/ case concerning deb	otor's affiliate, general partner, or partner	ship is pending in this district.			
12.	Does the debtor own								
	have possession of any real property or personal property that needs immediate attention?	ıy	Answer k	pelow for each propert	ty that needs immediate attention. Attach	additional sheets if needed.			
			Why doe	es the property need	immediate attention? (Check all that a	apply.)			
			☐ It pos	oses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety.					
			What i	s the hazard?					
			☐ It nee	ds to be physically se	cured or protected from the weather.				
					s or assets that could quickly deteriorate neat, dairy, produce, or securities-related	or lose value without attention (for example, d assets or other options).			
			☐ Other						
			Where is	the property?					
					Number, Street, City, State & ZIP Code	9			
			Is the pr	operty insured?					
			☐ No						
			☐ Yes.	Insurance agency					
				Contact name					
				Phone					
	Statistical and ad	ministrativ	/e informatio	n					
13.	Debtor's estimation of available funds		Check one:						
	available lulius		■ Funds w	vill be available for dis	tribution to unsecured creditors.				
			☐ After any	y administrative exper	nses are paid, no funds will be available	to unsecured creditors.			
14.	Estimated number of	■ 1-	49		<b>1</b> ,000-5,000	<b>2</b> 5,001-50,000			
	creditors	<b>□</b> 50	)-99		☐ 5001-10,000	50,001-100,000			
			00-199		□ 10,001-25,000	☐ More than100,000			
		□ 20	00-999						
15.	Estimated Assets	timated Assets			☐ \$1,000,001 - \$10 million	■ \$500,000,001 - \$1 billion			
			50,001 - \$100,		□ \$10,000,001 - \$50 million	☐ \$1,000,000,001 - \$10 billion			
			100,001 - \$500		☐ \$50,000,001 - \$100 million ☐ \$100,000,001 - \$500 million	□ \$10,000,000,001 - \$50 billion			
		— ь: ———	500,001 - \$1 m		— \$ 100,000,001 - \$500 millim	☐ More than \$50 billion			
16.	Estimated liabilities	□ \$0	0 - \$50,000		□ \$1,000,001 - \$10 million	□ \$500,000,001 - \$1 billion			
			50,001 - \$100		□ \$10,000,001 - \$50 million	■ \$1,000,000,001 - \$10 billion			
			100,001 - \$500 500,001 - \$1 m		□ \$50,000,001 - \$100 million □ \$100,000,001 - \$500 million	☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion			

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Debtor	EXPRO HOLDINGS	US INC.	Case number (if known)		
	Request for Relief, D	eclaration, and Signatures			
WARNII		s a serious crime Making a false statement in p to 20 years, or both 18 U S C §§ 152, 134	n connection with a bankruptcy case can result in fines up to \$500,000 or 11, 1519, and 3571	r	
17. Declaration and signature of authorized representative of debtor		I have been authorized to file this petition of I have examined the information in this petit I declare under penalty of perjury that the for Executed on   MM / DD / YYYY	tion and have a reasonable belief that the information is trued and correct  John McAlister	otor easonable belief that the information is trued and correct ad correct  John McAlister	
18. Sigr	ature of attorney	/s/ Patricia B. Tomasco Signature of attorney for debtor	DateMM / DD / YYYY		
		Patricia B. Tomasco Printed name  Jackson Walker L.L.P. Firm name  1401 McKinney Street Suite 1900 Houston, TX 77010 Number, Street, City, State & ZIP Code			
		Contact phone (512) 236-2076	Email address ptomasco@jw.com		

Official Form 201

01797600

Bar number and State

#### SCHEDULE 1 TO VOLUNTARY PETITION

### **AFFILIATED ENTITIES**

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case) filed in this Court a petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101 *et seq*. Contemporaneously with the filings of these petitions, such entities filed a motion requesting joint administration of their chapter 11 cases.

Expro Group Australia Pty Limited Expro Holdings Australia 1 Pty Limited Expro Holdings Australia 2 Pty Limited

Expro Do Brasil Servicos Ltda Expro (B) Sendirian Berhad Expro Group Canada Inc. Expro Gulf Limited

**Exploration and Production Services** 

(Holdings) Limited Expro Benelux Limited Expro Eurasia Limited

Expro Holdings UK 2 Limited Expro Holdings UK 3 Limited Expro Holdings UK 4 Limited

Expro International Group Holdings Ltd.

Expro International Group Limited

Expro North Sea Limited Expro Overseas Limited Expro Resources Limited

PT Expro Indonesia

Expro International Limited Expro Finservices Sarl

Expro Servicios S. de R.L. de C.V.

Expro Tool S. de R.L. de C.V. Exprotech Nigeria Limited Expro Holdings Norway As

Expro Norway AS

Petrotech AS

Expro Overseas, Inc Expro International B.V. Expro Worldwide B.V.

Petrotech B.V.

Expro Trinidad Limited
Expro Americas, LLC
Expro Holdings US Inc.
Expro Meters, Inc.
Expro US Finco LLC
Expro US Holdings, LLC

# ACTION BY UNANIMOUS WRITTEN CONSENT IN LIEU OF A MEETING OF THE BOARD OF DIRECTORS OF EXPRO HOLDINGS US, INC. a Delaware corporation

# December 12, 2017

The undersigned, constituting all of the members of the Board of Directors of Expro Holdings US, Inc. (each a "<u>Director</u>" and collectively the "<u>Board of Directors</u>"), a Delaware corporation (the "<u>Company</u>"), acting without a meeting pursuant to Sections 108 and 141(f) the laws of the Delaware General Corporation Law, hereby unanimously take the following actions, as of the date set forth above and hereby adopts, by this unanimous written consent, the following resolutions:

#### Overview

WHEREAS, the Board of Directors has reviewed and considered the financial and operational condition of the Company and the group of companies of which the Company is part (the "Group"), including the historical performance of the Company and the Group, the assets of the Company and the Group, the current and long-term liabilities of the Company and the Group, and the oil and gas industry and credit market conditions, and has considered various alternatives in respect of these matters;

WHEREAS, the Board of Directors has received, reviewed and considered the recommendations of, and the materials presented by, the senior management of the Company and the Company's legal, financial, and other advisors as to the financial condition of the Company described above and the relative risks and benefits of pursuing a case under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code"); and

WHEREAS, the Board of Directors has reviewed and considered the Company's need for financing in connection with a chapter 11 case under the Bankruptcy Code, and has determined that it is in the best interests of the Company, its creditors, employees, stockholders, and other interested parties, for the Company and certain of its subsidiaries and affiliates to enter into the DIP Credit Agreement (as defined below) and one or more related agreements and amendments thereto with the financial institutions from time to time party thereto, pursuant to which the Company will obtain postpetition debtor-in-possession financing to fund their chapter 11 cases and grant the first priority priming liens required thereby;

### NOW THEREFORE LET IT BE:

#### **Chapter 11 Filing**

RESOLVED, that, in the judgment of the Board of Directors, it is desirable and in the best interests of the Company, its members, its creditors as a whole, and other parties in interest, that the Company file a voluntary petition for relief (the "Petition") and commence a case (the "Chapter 11 Case") under chapter 11 of the Bankruptcy Code in

the United States Bankruptcy Court for the Southern district of Texas (the "Bankruptcy Court"); and it is further

RESOLVED, that the Board of Directors, any officer of the Company or any authorized signatory listed in Appendix 1 (each, including such Board of Directors and such officers, an "Authorized Signatory"), is hereby authorized, directed and empowered, on behalf of and in the name of the Company (i) to execute and verify the Petition as well as all other ancillary documents, and to cause the Petition to be filed with the Bankruptcy Court, and to make or cause to be made prior to the execution thereof any modifications to the Petition or ancillary documents, and (ii) to execute, verify and file or cause to be filed all of the petitions, schedules, lists, motions, applications and other papers or documents necessary or desirable in connection with the foregoing; and it is further

#### **Retention of Professionals**

RESOLVED, that each Authorized Signatory be, and each of them individually hereby is, authorized and directed to employ any individual and/or firm, as counsel, professionals, consultants, or financial advisors to the Company as are deemed necessary to represent and assist the Company in carrying out its duties under the Bankruptcy Code, and in connection therewith, the Authorized Signatories are hereby authorized and directed to execute appropriate retention agreements, pay appropriate retainers prior to the filing of the Petition, and to cause to be filed appropriate applications for authority to retain the services of such firms; and it is further

## Debtor-in-Possession Financing, Cash Collateral, and Adequate Protection

RESOLVED, that the form, terms, and provisions of a proposed interim order (the "Interim DIP Order") to which the Company is or will be subject, and the actions and transactions contemplated thereby, including, without limitation, the execution, delivery and performance of that certain Debtor-In-Possession Credit Agreement (the "DIP Credit Agreement"), by and between Expro Holdings UK 3 Limited, as parent (the "Parent") and Expro Holdings US, Inc., as borrower, the other guarantors from time to time party thereto, the lenders from time to time party thereto, and the agent from time to time thereto, as administrative agent and collateral agent (the "DIP Agent"), and the borrowing of funds thereunder, be, and hereby are authorized, adopted, and approved, and each of the Authorized Signatories be, and hereby is, acting alone, authorized and empowered, in the name of and on behalf of each of the Company, to take such actions and negotiate or cause to be prepared and negotiated and to execute, deliver, perform, and cause the performance of, the Interim DIP Order, the DIP Credit Agreement and such other agreements, certificates, instruments, guaranties, receipts, petitions, motions, or other papers or documents to which the Company is or will be a party, including, but not limited to any security and pledge agreement or guaranty agreement (collectively with the Interim DIP Order and the DIP Credit Agreement, the "DIP Documents"), and incur and pay or cause to be paid all fees and expenses payable in connection with the DIP Documents, in each case, in the form or substantially in the form thereof submitted to the Parent, with such changes, additions, and modifications thereto as the officers of the

Company executing the same shall approve, such approval to be conclusively evidenced by such officers' execution and delivery thereof; and it is further

RESOLVED, that the Company will obtain benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured lenders (collectively, the "Secured Lenders") party to that certain Credit Agreement, dated as of September 2, 2014, as amended, restated, amended and restated or otherwise modified or supplemented from time to time, and in effect immediately prior to the commencement of the Chapter 11 case, among Parent, Expro FinServices S.à.r.l, as borrower, Expro US Finco LLC, as co-borrower, the guarantors from time to time party thereto, the lenders from time to time party thereto and HSBC Bank USA, N.A., as administrative agent, HSBC Corporate Trustee Company (UK) Limited, as collateral agent; and it is further

RESOLVED, that the Company, as debtor and debtor in possession under the Bankruptcy Code be, and hereby is, authorized to provide certain adequate protection for the Secured Lenders in connection with the DIP Documents and use of cash collateral and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents; and it is further

RESOLVED, that each of the Authorized Signatories be, and they hereby are, and each Authorized Signatory acting alone hereby is, authorized, directed, and empowered in the name of, and on behalf of the Company (i) to grant to the DIP Agent a security interest in and liens upon, substantially all of the Company's assets, whether now owned or hereafter acquired, (ii) to take any action required under any laws to perfect the security interests of the DIP Agent under the Interim DIP Order and the other DIP Documents, including filing or authorizing the DIP Agent to file any Uniform Commercial Code (the "UCC") financing statements, foreign security agreements and pledge agreements, any other equivalent filings, any intellectual property filings and recordation and any necessary assignments for security or other documents in the name of the Company that the DIP Agent deems necessary or appropriate, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired" and other similar descriptions of like import, (iii) to execute and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Company and such other filings in respect of intellectual and other property of the Company, in each case as the DIP Agent may reasonably request to perfect the security interests of the DIP Agent under the Interim DIP Order and the other DIP Documents, and (iv) to execute and deliver such guaranties in favor of the DIP Agent as may be required by the terms of the DIP Credit Agreement; and it is further

## General

RESOLVED, that each of the Authorized Signatories be, and each of them individually hereby is, authorized, directed and empowered from time to time in the name and on behalf of the Company, to (a) take such further actions and execute and deliver such certificates, instruments, guaranties, notices and documents as may be required or as

such officer may deem necessary, advisable or proper to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements and the like, (b) perform the obligations of the Company under the Bankruptcy Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices and documents to be executed and delivered in such form, as the officer performing or executing the same shall approve, and the performance or execution thereof by such officer shall be conclusive evidence of the approval thereof by such officer and by the Company and (c) pay fees and expenses in connection with the transactions contemplated by the foregoing resolutions; and it is further

RESOLVED, that all actions heretofore done, including, but not limited to, entry into the restructuring support agreement dated 7 December 2017 between the Company, certain of its affiliates and certain consenting creditors, and all actions by any director or any officer of the Company acting at their direction, or by any employees or agents of the Company, on behalf of the Company, on or prior to the date hereof in connection with the transactions contemplated or implied by the foregoing resolutions be, and they hereby are, ratified, approved and confirmed and adopted as the acts and deeds of the Company in all respects; and it is further

RESOLVED, that the Board of Directors is hereby authorized to certify and deliver, to any person to whom such certification and delivery may be deemed necessary and appropriate in the opinion of such Board, a true copy of the foregoing resolutions.

RESOLVED, that this written consent shall be filed with the minutes of the proceedings of the Board in the form required by Section 141(f) of the General Corporation Law of the State of Delaware.

The actions taken by this consent shall have the same force and effect as if taken at a meeting of the Board of the Company, pursuant to the bylaws of each Company and the laws of the State of Delaware. This consent may be executed in one or more facsimile, electronic or original counterparts, each of which shall be deemed an original and all of which together shall constitute one instrument

[The rest of this page is left blank intentionally; the signature page follows.]

Each of the undersigned, being the Board of Directors, have agreed to the matters set out in this Unanimous Written Consent as of the date first written above.

Name: John McAlister

Title: Director

By: \_

Name: Dominic F. Affonso Title: Director

By:

Name: Eric Nelson Title: Director

Each of the undersigned, being the Board of Directors, have agreed to the matters set out in this Unanimous Written Consent as of the date first written above.

By: \_\_\_\_\_\_ Name: John McAlister

Title:

Director

Bv:

Name: Dominic F. Affonso

Title: Director

By: \_\_\_\_

Name: Eric Nelson Title: Director

Each of the undersigned, being the Board of Directors, have agreed to the matters set out in this Unanimous Written Consent as of the date first written above.

By: Name: John McAlister
Title: Director

Ву: \_\_\_\_\_

Name: Domenico F. Affonso

Title: Director

By: Lu E. Nelson

Name: Eric Nelson Title: Director

# APPENDIX 1 AUTHORIZED SIGNATORIES

Michael Bentham Alistair Geddes Michael Jardon John McAlister Eric Nelson Domenico Sansalone